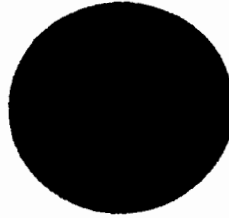


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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

THE CONTINENTAL UNITED STATES

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO

PETITION: LAWSUIT FOR REDRESS
OF GRIEVANCE

NOBLE SHAHEED ALAH-EL

PETITIONER, PRO SE

VS

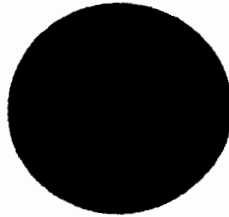
THE STATE OF OHIO

RESPONDENT

CAUSE OF LAWSUIT: UNCONSTITUTIONAL
GARNISHMENT OF WAGES, DENIAL OF EQUAL PRO-
TECTION, DUE PROCESS, AND PRIVACY, UNCONSTITUT-
IONAL, TAKING OF PROPERTY, INVIDIOUS DISCRIM-
INATION AND THE DENIAL OF THE PURSUIT OF
HAPPINESS.

STATEMENT OF CLAIM: SOMEWHERE 'IN OR
AROUND, JANUARY 2005, A COURT ORDER WAS
ISSUED BY THE STATE OF OHIO AND THE COURT-
ION AGENCY, OHIO CSC, TO GARNISH, PETITIONER
PRO SE NOBLE SHAHEED ALAH-EL WAGES. THERE
WAS NO TRIAL, NO BILL OF EXCHANGE, NO CONSIDER-
ATION, BY THE STATE OF OHIO, ON FEBRUARY 8,
2005. I PETITIONER, PRO SE, SENT A NOTICE OF
INTENT, TO SUE, IT WENT TO THE OHIO CSC
THEY NEVER RESPOND.

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

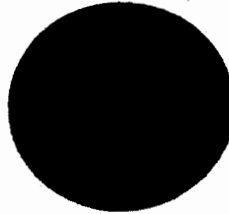
THE CONTINENTAL UNITED STATES

Grounds for Granting Relief of Address of Grievances

By the Authority of the Great Seal Moorish National Government, and Divine Providence. I Noble SHAHEED ALIAB-EL, Assent My Full Sovereign Power, as a Free Moor (Divine Being) Pursuant to Wit. The Free Moorish Zodiac Constitution, The Great Seal, The 1836 Moroccan Treaty of Peace and Friendship, The 1790 Free Moor Act, The 1791 Organic United States Constitution, The United Nation's Universal Declaration of Human Rights (1948) United Nation Draft of Declaration on the Rights of Indigenous Peoples, The Foreign Sovereign Immunities Act 28 U.S.C. 1604. The Declaration of Independence (Action of 2nd Continental Congress, July 4, 1776

(I) THE ORGANIC 1791 UNITED STATES REPUBLIC CONSTITUTION IS THE SUPREME LAW OF THE LAND AND ALL TREATIES. (ARTICLE 6 SECTION 2) (U.S. CONST.) STATES THAT: THIS CONSTITUTION AND THE LAWS OF THE UNITED STATES WHICH SHALL BE MADE IN PURSUANCE THEREOF, AND ALL TREATIES MADE, OR WHICH SHALL BE MADE UNDER THE AUTHORITY OF THE UNITED STATES SHALL BE THE SUPREME LAW OF THE LAND; AND THE JUDGES IN EVERY STATE SHALL BE BOUND THEREBY ANYTHING IN THE CONSTITUTION OR LAWS OF ANY STATE TO CONTRARY NOT WITHSTANDING.

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UNITED STATES CODE TITLE 4 CHAPTER 1: AND
ANY LAW THAT IS REPUGNANT TO THE CONSTITUTION
IS NULL AND VOID.

UNITED STATES SUPREME COURT CASE
(MARBURY V. MADISON) 5 U.S. 137, 174, 176 (1803)

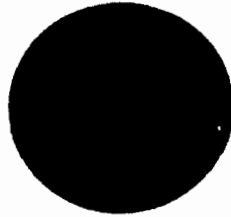
CHIEF JUSTICE JOHN MARSHALL DECLARED THAT IN
ANY CONFLICT BETWEEN THE CONSTITUTION AND A
LAW PASSED BY CONGRESS THE CONSTITUTION MUST
ALWAYS TAKE PRECEDENCE.

FURTHER MORE ARTICLE (3) SECTION (1) (U.S. CONST.)
STATES: "THE JUDICIAL POWER OF THE UNITED STATES
SHALL BE VESTED IN ONE SUPREME COURT, AND IN
SUCH INFERIOR COURTS AS THE CONGRESS MAY FROM
TIME TO TIME ORDAIN AND ESTABLISH. THE JUDGES
BOTH OF THE SUPREME AND INFERIOR COURTS, SHALL
HOLD THEIR OFFICES DURING GOOD BEHAVIOUR AND SHALL
AT STATED TIMES, RECEIVE FOR THEIR SERVICES, A COM-
PENSATION, WHICH SHALL NOT BE DIMINISHED DURING
THEIR CONTINUANCE IN OFFICE.

THE STATE OF OHIO COURTS ARE DE-FACTO COURTS
OPERATING AGAINST THE U.S. CONSTITUTION AND
THE WILL OF THE PEOPLE

PETITIONER, PRO SE NOBLE SHAHEED ALAM-EL
IN HIS DE JURE CAPACITY HEREBY MAKE THIS
SPECIAL APPEARANCE, NOT GENERAL APPEARANCE TO
CHALLENGE JURISDICTION, ESTABLISH, JUSTICE,
INVOKES AND ENFORCE CONSTITUTIONAL LAW FOR
THE RELIEF OF INJURIES.

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

THE CONTINENTAL UNITED STATES

PETITIONER, PRO SE NOBLE SHAHED ALAM-EL
IS A FREE SOVEREIGN MOORISH INDIGENOUS
FREEHOLD BY INHERITANCE, FREE MAN (NOT A
FREEDMAN) (RESIDENT) OF A (PERSON) THAT
CAN BE NAME IN OHIO REVISED CODES. THE
OHIO COURT DOES NOT HAVE JURISDICTION OVER
NOBLE SHAHED ALAM-EL, FOR THE TERM PERSON
DOES NOT INCLUDE THE SOVEREIGN.

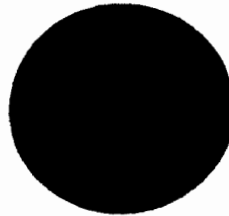
PERSONS AS DEFINED IN THE OHIO REVISED CODE
(PERSON): MEANS THE STATE ANY POLITICAL SUB-
DIVISION ANY OTHER STATE OR LOCAL BODY, THE
UNITED STATES AND ANY PERSON AS DEFINED IN
SECTION 1:59 OF THE REVISED CODE.

UNITED STATES V. COOPER CORP 312 U.S. 600, 604
(1941) "THE GOVERNMENT ADMITS THAT OFTEN
THE WORD "PERSON" IS USED IN SUCH A SENSE
AS NOT TO INCLUDE THE SOVEREIGN".

PETITIONER, PRO SE, NOBLE SHAHED ALAM-EL
IS NOT THE PERSON NAMED IN ANY OF THE OHIO
REVISED CODES, STATED IN THE COURT ORDER OF
CHILD SUPPORT AND WAGE GARNISHMENT.

(VICK WO AND WOO LOO U. HOPKINS) 118 US 350 (1885)
SOVEREIGNTY, ITSELF IS OF COURSE NOT SUBJECT
TO LAW, FOR IT IS THE AUTHOR AND SOURCE OF LAW
BUT IN OUR SYSTEM, WHILE SOVEREIGN POWERS ARE
DELEGATED TO THE AGENCIES OF GOVERNMENT SOVER-
EIGNTY ITSELF REMAINS WITH THE PEOPLE BY

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

THE CONTINENTAL UNITED STATES

WHOM AND FOR WHOM ALL GOVERNMENT EXISTS
AND ACTS.

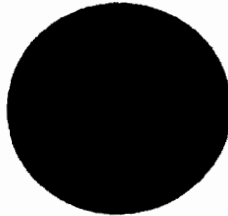
(THE DECLARATION OF INDEPENDENCE)
ACTION OF SECOND CONTINENTAL CONGRESS
JULY 4, 1776

"WE HOLD THESE TRUTHS TO BE SELF-EVIDENT
THAT ALL MEN ARE CREATED EQUAL, THAT THEY
ARE ENDOWED BY THEIR CREATOR WITH CERTAIN
UNALIENABLE RIGHTS, THAT AMONG THESE ARE LIFE
LIBERTY AND THE PURSUIT OF HAPPINESS, THAT
TO SECURE THESE RIGHTS GOVERNMENTS ARE
INSTITUTED AMONG MEN DERIVING THEIR JUST
POWERS FROM THE CONSENT OF THE GOVERNED"

ACCORDING TO THE FOLLOW STATEMENT GOVERNMENT
MUST HAVE THE CONSENT OF THE GOVERNED. TO
ISSUE A CHILD SUPPORT ORDER, AND A ORDER OF
GARNISHMENT OF WAGES. THE STATE OF OHIO
NEVER HAD A BILL OF EXCHANGE, AND THERE IS
NO CONSIDERATION, TO THE FALSE CONTRACT. THERE
IS NO JURISDICTION, BY THE STATE OF OHIO.

WHERE A COURT IS WITHOUT JURISDICTION IT'S
ACTS AND PROCEEDINGS ARE VOID THIS COURT
SHALL TAKE MANDATORY JUDICIAL NOTICE, THAT
WHERE A COURT IS WITHOUT JURISDICTION IN
THE PARTICULAR CASE IT'S ACTS AND PROCEEDINGS
CAN BE OF NO FORCE OR VALIDITY AND ARE A
MERE NULLITY AND VOID, NOT VOIDABLE, EVEN PRIOR
TO REVERSAL, WHETHER, THE LACK OF JURISDICTION
APPEARS ON THE FACE OF THE RECORD OR BY
PROOF OUTSIDE OF IT WHERE BY RENDERING ANY
COURT ORDER ISSUED NULL AND VOID.

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

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(MAIN U. THIBOUTOT) 100 Jct 2502 (1980)

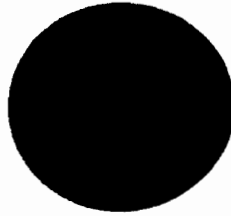
THE LAW provides that ONCE state and FEDERAL jurisdiction has BEEN CHALLENGED it MUST BE PROVEN.

and further this court shall take MANDATORY JUDICIAL NOTICE OF THE ADJUDGED DECISION OF THESE CASES.

A U.S. DISTRICT COURT IN NEW YORK HAS HELD THAT THE CHILD SUPPORT RECOVERY ACT (CSRA) VIOLATES THE 10TH AMENDMENT BECAUSE IT EXCEEDS CONGRESS'S POWER TO REGULATE INTERSTATE COMMERCE. THE STATUTE IMPOSES CRIMINAL SANCTIONS ON NON-CUSTODIAL PARENTS WHO HAVE WILLFULLY FAILED TO MAKE COURT ORDERED SUPPORT PAYMENTS FOR THEIR CHILDREN LIVING IN ANOTHER STATE. (UNITED STATES V. KING NO 5100 CR 653 (RWS) 2001 WL 111 278

JANUARY 29, 2002 A TENNESSEE COURT OF APPEALS ISSUED AN OPINION THAT TENNESSEE'S CHILD SUPPORT GUIDELINES NOT HAVING A PRESUMPTIVE FORMULA FOR ENSURING THAT ALL OF AN OBLIGOR'S DEPENDENTS RECEIVED SUPPORT ON AN EQUAL BASIS VIOLATED EQUAL PROTECTION RIGHTS AND IS UNCONSTITUTIONAL, (DORR ANN CURTIS GALATHEA V. CURTIS K2002)

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CHILD support is UNCONSTITUTIONAL as it VIOLATES THE GUARANTEES OF DUE PROCESS EQUAL PROTECTION AND PRIVACY AND AS AN UNCONSTITUTIONAL TAKING OF PROPERTY.

(U.S. CONST.) AMENDMENT (4)

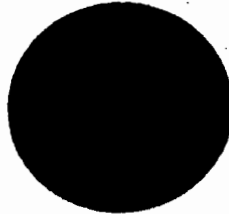
"THE RIGHT OF THE PEOPLE TO BE SECURE IN THEIR PERSONS, HOUSES, PAPERS AND EFFECTS AGAINST UNREASONABLE SEARCHES AND SEIZURES SHALL NOT BE VIOLATED"

(U.S. CONST.) (AMENDMENT (5)

NO ONE SHOULD BE "DEPRIVED OF LIFE, LIBERTY OR PROPERTY WITHOUT DUE PROCESS OF LAW, NOR SHALL PRIVATE PROPERTY BE TAKEN FOR PUBLIC USE WITHOUT JUST COMPENSATION"

OFFICERS OF THE COURT HAVE NO IMMUNITY FROM LIABILITY WHEN VIOLATING A CONSTITUTIONAL RIGHT. AND MAY BE HELD PERSONALLY LIABLE FOR DAMAGES UNDER 42 U.S.C.A. 1983 FOR THEY ARE DEEMED TO KNOW THE LAW (OWENS V. INDEPENDENCE; 445 U.S. 621, 101 Sct (1988)

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

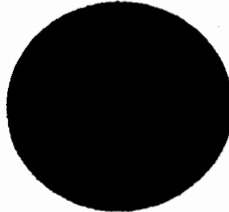
THE CONTINENTAL UNITED STATES

IN addition, EVERY STATE AND COUNTY OFFICER HAVE TAKEN AN OATH TO SUPPORT PROTECT, AND DEFEND THE CONSTITUTION AND GOVERNMENT OF THE UNITED STATES

I PETITIONER, PRO SE NOBLE SHAHEED ALAM-EL DEMAND THAT THE STATE OF OHIO PROVE ON THE RECORD AND PROVIDE HARD EVIDENCE, A WRIT THAT A ABORIGINAL, INDIGENOUS MOORISH NATIONAL, DIVINE BEING, FREE SOVEREIGN CAN BE NAMED IN A CODE.

THEREFORE, I PETITIONER, PRO SE NOBLE SHAHEED ALAM-EL CHARGE THE STATE OF OHIO, OHIO CSPC, INCLUDING HAMILTON COUNTY JUVENILE COURT, WITH FRAUDULENT, PRACTICES AND HEREBY PETITION U.S. DISTRICT COURT TO ORDER THE FRAUDULENT CLAIM, BY THE STATE OF OHIO, AGAINST NOBLE SHAHEED ALAM-EL, PURSUANT TO UNITED STATES CONSTITUTION DISMISSED.

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

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IN addition, I demand that the said person's DISCONTINUE, UNCONSCIONABLE, and UNCONSTITUTIONAL, PRACTICES and support said CONSTITUTION. WHICH IS THE SUPREME LAW OF THE LAND. I PETITIONER, PRO SE NOBLE SHAHEED ALLAH-EL, ALSO SEEK A CIVIL REMEDY IN THE UNITED STATES DISTRICT COURT. AGAINST THE STATE OF OHIO. IN THE AMOUNT OF 777,000 U.S. DOLLARS IN DAMAGES, PLUS ALL MONIES THAT HAVE BEEN TAKEN FROM ME.

DATED: MARCH 30, 2005

AFFIRMED BY: SHAHEED ALLAH-EL
640 S.W. 2ND AVE STE 25
MIAMI, FLORIDA 33130
PHONE # (305) 240-1867

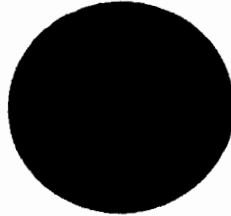


The Moorish American
National Seal

NOBLE SHAHEED ALLAH-EL
ABORIGINAL INDIGENOUS
MOORISH NATIONAL
DIVINE BEING

Shahed Allah El

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

THE CONTINENTAL UNITED STATES

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO

NOBLE SHAHEED ALLAH-EL

VS.

PETITIONER, PRO SE

THE STATE OF OHIO

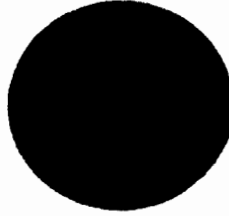
RESPONDENT

Affidavit of IN FORMA PAUPERIS

I PETITIONER, PRO SE, NOBLE SHAHEED ALLAH-EL
STAND AFFIRM AND SAY THAT I AM A MOORISH-
AMERICAN ABORIGINAL AND INDIGENOUS NASHITAW
INDIAN DESCENT, A FREE SOVEREIGN NATIONAL
OF THE CONTINENTAL UNITED STATES CITIZEN
DIVINE BEING PURSUANT TO ARTICLE I, SECTION 2,
PARAGRAPH 3 OF THE UNITED STATES CONSTITUTION
AND ARTICLES II, III AND IV OF THE FREE MOORISH-
AMERICAN GREAT SEAL ZODIAC CONSTITUTION.

I PETITIONER, PRO SE NOBLE SHAHEED ALLAH-EL
ALSO STAND AFFIRM AND SAY THAT I AM UNEMPLOYED
I AM IN A STATE OF IN FORMA PAUPERIS, AND I AM
UNDER ECONOMIC DURESS. PURSUANT TO THE PREAMBLE
OF THE UNITED STATES CONSTITUTION, THE CONSTITUTION
AND THE UNITED STATES DISTRICT COURT WERE
ORDAINED AND ESTABLISHED BY WE, THE PEOPLE TO
"ESTABLISH JUSTICE, PROMOTE THE GENERAL WEL-
FARE AND SECURE THE BLESSINGS OF LIBERTY TO
OURSELVES AND OUR PROSPERITY."

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THE GREAT SEAL MOORISH NATIONAL GOVERNMENT

THE CONTINENTAL UNITED STATES

THEREFORE, it is the obligation of the UNITED STATES DISTRICT COURT to ASSURE A DIVINE BEING, FREE SOVEREIGN NATIONAL CONTINENTAL UNITED STATES CITIZEN, FREE ACCESS to this court and it's proceedings.

IN THE INTEREST OF (JUSTICE) I REQUEST THE CLERK OF THE UNITED STATES DISTRICT COURT to FILE MY petition, LAW SUIT WITHOUT PAYMENT OF FEES, COSTS or SECURITY given therefor.

DATED: MARCH 30, 2005

AFFIRMED BY: SHAHEED ALLAH-EL
640 SW. 2ND AVE. STE 25
MIAMI, FLORIDA 33130
PHONE NUMBER # (305) 240-1867



The Moorish American
National Seal

NOBLE SHAHEED ALLAH-EL
ABORIGINAL INDIGENOUS
MOORISH NATIONAL
DIVINE BEING

Shaheed Allah-El